

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

KARL J. WOOD ET AL

GB010035

Filed: CONCURRENTLY

Title: APPARATUS

Commissioner for Patents, Washington, D.C. 20231

PRELIMINARY AMENDMENT

Sir:

Prior to calculation of the filing fee and examination, please amend the above-identified application as follows:

IN THE CLAIMS

Please amend Claims 11 and 18 to be in the form as follows. A marked up copy of the claims is included in an appendix following this amendment for the Examiners convenience.

11. Apparatus according to claim 9, wherein said apparatus is arranged so that when said user control means is at a minimum the perceived depth of the image is at a minimum and as said user control means moves from a minimum to a maximum the perceived depth of the image increases.

18. A computer program product, for carrying out method claim 13.

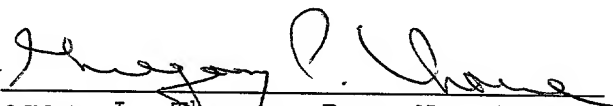
REMARKS

The foregoing Preliminary Amendment to the claims was made solely to avoid filing the claims in the multiple dependant form so as to avoid the additional filing fee.

The claims were not amended in order to address issues of patentability and Applicants respectfully reserves all rights they may have under the Doctrine of Equivalents. Applicants furthermore reserves their right to reintroduce subject matter deleted herein at a later time during the prosecution of this application or continuing applications.

Respectfully submitted,

By

  
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## APPENDIX A

11. Apparatus according to claim 9 as ~~appended to claim 4,~~ wherein said apparatus is arranged so that when said ~~single~~ user control means is at a minimum the perceived depth of the image is at a minimum and as said ~~single~~ user control means moves from a minimum to a maximum the perceived depth of the image increases.

18. A computer program product, for carrying out ~~any one of the method claims 13 to 17~~ method claim 13.